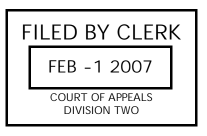
IN THE COURT OF APPEALS STATE OF ARIZONA DIVISION TWO



)	2 CA-JV 2006-0060
)	DEPARTMENT A
)	
IN RE NICO S.)	MEMORANDUM DECISION
)	Not for Publication
)	Rule 28, Rules of Civil
)	Appellate Procedure

APPEAL FROM THE SUPERIOR COURT OF PIMA COUNTY

Cause No. 14520801

Honorable Theodore J. Knuck, Judge Pro Tempore

AFFIRMED

Frederick Kabotie Lomayesva

Tucson Attorney for Minor

HOWARD, Presiding Judge.

Nico S., born June 13, 1989, appeals the juvenile court's order committing him to the Arizona Department of Juvenile Corrections (ADJC) for a minimum of six months in a level IV secure care facility. Counsel has filed a brief pursuant to *Anders v. California*, 386 U.S. 738, 87 S. Ct. 1396 (1967); *State v. Leon*, 104 Ariz. 297, 451 P.2d 878 (1969); *State v. Clark*, 196 Ariz. 530, 2 P.3d 89 (App. 1999); and *In re Maricopa County Juvenile Action No. JV-117258*, 163 Ariz. 484, 788 P.2d 1235 (App. 1989). Counsel states he has thoroughly reviewed the record on appeal and has found no arguably meritorious issues to raise. He asks this court to search the record for error. We have done so, and we affirm.

Nico was adjudicated delinquent for aggravated assault, resisting arrest, possession or use of marijuana, possession of a deadly weapon on school grounds, and carrying a concealed weapon without a permit. As a result, in August 2005, the juvenile court placed him on juvenile intensive probation supervision (JIPS). The state petitioned to revoke Nico's probation in February 2006, but after Nico admitted the alleged probation violations, the juvenile court again placed him on JIPS. In April, the state filed a second petition to revoke Nico's probation. Again, Nico admitted he had violated probation but absconded from a disposition hearing concerning that violation in September, prompting the juvenile court to issue a warrant for his arrest. In October, after Nico had been arrested, the juvenile court completed the disposition hearing and entered the order committing Nico to ADJC from which Nico now appeals.

We have reviewed the entire record and found no fundamental, prejudicial error. Accordingly, we affirm the juvenile court's disposition order.

	JOSEPH W. HOWARD, Presiding Judge
CONCURRING:	
JOHN PELANDER, Chief Judge	
GARYE L. VÁSQUEZ, Judge	